

IN THE UNITED STATES DISTRICT COURT  
FOR THE DISTRICT OF NEBRASKA

HILDA L. SOLIS, SECRETARY OF  
LABOR, UNITED STATES  
DEPARTMENT OF LABOR,

Plaintiff,

vs.

G.A.S., INC. AND REALTY LINC.,  
INC. a/k/a AND d/b/a THE REALTY  
CENTER, REALTY CENTER  
PROPERTY MANAGEMENT and  
REALTY LINCOLN; and GARY T.  
THOMPSON, individually,

Defendants.

8:11CV404

MEMORANDUM AND ORDER

This matter is before the Court on the motion for default judgment (filing [12](#)) filed by plaintiff Hilda L. Solis, Secretary of Labor, United States Department of Labor (the "Secretary"). The Secretary initiated this action on December 2, 2011, by filing a complaint asserting violations of the Fair Labor Standards Act of 1938 ("FLSA"), [29 U.S.C. § 201](#), *et seq.* (Filing [1](#).) Service of process was obtained on all defendants on or about January 20, 2012 (Filings [7](#), [8](#), and [9](#)). The defendants have not answered or otherwise pled, and have not appeared in this matter. The Clerk filed an entry of default (filing [11](#)) against all defendants on March 30, 2012. *See* [Fed. R. Civ. P. 55\(a\)](#).

The Secretary's complaint and motion for default judgment request back wages of \$14,642.46 for violations of the minimum wage and overtime requirements of FLSA, [29 USC §§ 206](#), [207](#), and [215\(a\)\(2\)](#). Plaintiff also requests an additional \$14,642.46 in liquidated damages pursuant to [29 U.S.C. § 216\(c\)](#). Finally, the Secretary seeks a permanent injunction, pursuant to [29 U.S.C. § 217](#), enjoining defendants from violating the minimum wage and overtime requirements of FLSA. In support of the motion, the Secretary has submitted the declaration of Susan Wagner, an investigator with the Wage and Hour Division of the Department of Labor. Filing [12-1](#).

The Court finds that the requirements of [Rule 55\(b\)](#) have been satisfied. The Court accepts all allegations in the Secretary's complaint as true. Additionally, the Court finds that the declaration of Susan Wagner provides adequate support for the amount of damages claimed. Wagner investigated the operations and employment practices of defendants by reviewing defendants' records and interviewing their employees and former employees. Filing [12-1](#), at 1–2. Wagner determined that defendants owed certain employees back wages totaling \$14,642.46 for the period from December 6, 2008 to September 25, 2011. Filing [12-1](#), at 4. Wagner's declaration sets forth the precise amounts owed to each of 13 different employees for this period. Filing [12-1](#), at 4. Those employees are named in the judgment that accompanies this memorandum and order.

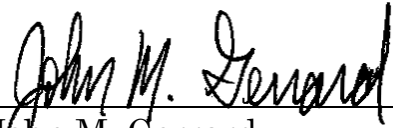
The Secretary has properly alleged violations of the FLSA and provided evidence supporting the amount of damages claimed. Accordingly, the Court finds that default judgment should be entered against all defendants.

THEREFORE, IT IS ORDERED:

1. Plaintiff's motion for default judgment (filing [12](#)) is granted.
2. Plaintiff shall recover from defendants, jointly and severally, the sum of \$14,642.46 in unpaid wages for the period from December 6, 2008 through September 25, 2011, for certain of defendants' employees whose names are set forth in the judgment accompanying this memorandum and order, and an equal additional amount of \$14,642.46 as liquidated damages, in compensation for violations of [29 U.S.C. § 215\(a\)\(2\) and \(5\)](#).
3. Judgment shall be entered in favor of plaintiff and against all defendants, in the amount of \$29,284.92.
4. Defendants and their officers, agents, servants, employees, and those in active concert or participation with them who receive actual notice of this judgment are permanently enjoined and restrained from violating the minimum wage and overtime requirements of FLSA, [29 U.S.C. §§ 206, 207](#), and [215\(a\)\(2\)](#).
5. Each party shall bear its own costs and fees.
6. A separate Judgment will be entered.

Dated this 11th day of June, 2012.

BY THE COURT:

  
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John M. Gerrard  
United States District Judge